RECHIVED 096 JAN 12 AM 10: 51 CORPORATION 222-2563 (Phone #) 32301 OFFICE USE ONLY (City, State, Zlp) CORPORATION NAME(S) & DOCUMENT NUMBER(S) (E'known): 2. (Corporation Name) (Document #) 3. (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time C Cerlified Copy Certificate of Status Mail out Will wait Photocopy **NEW FILINGS AMENDMENTS Profit** Amendment NonProfit Resignation of R.A., Officer/Director Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger **OTHER FILINGS** REGISTRATION/ QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership D. BROWN JAN 1 2 1996 Name Reservation Reinstatement Trademark Examiner's Initials

Other

CR2E031(10/92)

Carl A. Berloch, P.A. Storney at Law

> 937 EAST PARK AVENUE POST OFFICE BOX 3106 TALLAHASSEE, FLORIDA 323(8-3)06 TELEPHONE 1804: 222-2283 FAX 1804: 224-2406

OF COUNDEL!
ROBERT L. UNDERWOOD, HII
IMEMBER D.C. SAR DALY)

January 12, 1996

HAND DELIVERED

Department of State Division of Corporation Post Office Box 6327 Tallahassee, Florida 32314

CARL A. BERTOCH

(MEMBER FLORIDA AND ONIO BAR)

RE: BEVERLY HILLS COMMUNITY COUNCIL, INC.

Enclosed for filing with your office is an original and one (1) copy of the articles of incorporation on behalf of the referenced corporation along with our firm's check in the amount of \$78.75 representing the required filing fees.

Sincerely yours,

Carl A. Bertoch

CAB/g

Enclosures - as stated

ARTICLES OF INCORPORATION

OF

BEVERLY HILLS COMMUNITY COUNCIL, INC.



The undersigned incorporators, desiring to form a corporation not for profit under Chapter 617, Florida Statutes, as amended, hereby adopts the following Articles of Incorporation:

ARTICLE I

NAME

The name of this corporation is BEVERLY HILLS COMMUNITY COUNCIL, INC., which is hereinafter referred to as the "corporation".

ARTICLE II

DURATION

This corporation shall have perpetual existence unless sooner dissolved by law.

ARTICLE III

PURPOSE

The purpose of this corporation is to foster closer cooperation among the various organizations in Beverly Hills in order to serve the best interest of the community.

ARTICLE IV

POWERS

The corporation shall have all of the common laws and statutory powers under Chapter 617, Florida Statutes for a corporation not for profit.

ARTICLE V

INCOME DISTRIBUTION

The corporation shall not have or issue shares of stock. The corporation is not organized for profit, and no part of the net earnings of the corporation shall inure to the benefit of any Member, Director, Officer, entity or individual.

ARTICLE VI

MEMBERSHIPS

Members of the corporation shall be civic organizations or clubs, associations of home owners, property owner groups, senior citizen groups, and any other group whose bylaws qualify them for membership. The qualification for Members and the manner of their admission shall be regulated by the bylaws of this corporation.

ARTICLE VII

MANAGEMENT OF CORPORATE AFFAIRS

The management of the corporation shall be vested in the designated representative of the Members. The board of directors of the corporation shall be the designated representatives of the Member organizations.

The names and addresses of the designated representatives of the initial Member organizations comprising the Board of Directors are as follows:

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Robert G. Bright representing Beverly Hills Fishing Club

Virginia Miller, representing Beverly Hills Civic Association

Harold Lavan, representing Beverly Hills Kiwanis Club

Address:

14 Truman Boulevard, Beverly Hills, FL 34465

369 West Sugarbany Lane, Beverly Hills, FL 34465

4298 N Brynner Pass Terrace, Beverly Hills, FL 34465

ARTICLE VIII

REGISTERED OFFICE AND AGENT

The address of the corporation's registered office shall be 14 Truman Boulevard, Beverly Hills, Florida 34465 and the name of the registered agent at said address shall be Robert G. Bright.

ARTICLE LY

INCORPORATORS

The names and residence addresses of the incorporators of this corporation are as follows:

Name:

Address:

Robert G. Bright

14 Truman Boulevard, Beverly Hills, Florida 34465

Virginia Miller

369 West Sugarbury Lane, Beverly Hills, FL 34465

Harold Lavan

4298 N Brymer Pass Terrace, Beverly Hills, FL 34465

ARTICLE X

AMENDMENT OF BYLAWS

Subject to the limitations contained in the bylaws, and any limitations set forth in the Corporation Not for Profit Law of the State of Florida, concerning corporate action that must be authorized or approved by the members of the corporation, bylaws of this corporation may be made, altered, rescinded, added to, or new bylaws may be adopted, by following the procedure set forth therefor in the bylaws.

ARTICLE XT

AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by any member delegation and presented to a quorum of members for their vote in the manner set forth in the bylaws of this corporation.

IN WITNESS WHEREOF, the undersigned incorporators have executed these Articles of Incorporation on the

Robert G. Bright

Virginia Miller Virginia Miller The Miller

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

IN COMPLIANCE WITH SECTION 48 091, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED.

That BEVERLY HILLS COMMUNITY COUNCIL, INC., desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at 14 Truman Boulevard, Beverly Hills, Florida 34465, has named as its statu by registered agent ROBERT G. BRIGHT, located at 14 Truman Boulevard, Beverly Hills, Florida 34465, to accept service of process within Florida.

Having been named the statutory registered agent for the above-named corporation, at the place designated in this Certificate, I hereby accept the same and agree to act in this capacity, and I further agree to comply with the provisions of all Statutes relative to the proper and complete performance of my duties

DATED this $\frac{Q}{N}$ day of $\frac{\sqrt{dN/dR}}{\sqrt{M}}$, 1996

ROBERT G BRIGHT, Registered Agent

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